UNITED STATES BANKRUPTCY COURT US BANKRUPTCY COURT X

WESTERN DIVISION

OCT 3 1 1995

BARBARA A. EVERLY, CLERK In re:

SHANNON K. CLAYTON,) Chapter 7
Debtor.	Bankruptcy No. 95-51297XS
McCOOK LAKE IKE'S CLUB,)
Plaintiff,)
vs.	Adversary No. 95-5141XS
SHANNON K. CLAYTON,)
Defendant.) }

JUDGMENT

The issues of this proceeding having been duly considered by the Honorable William L. Edmonds, United States Bankruptcy Judge, and a decision having been reached without trial or hearing,

IT IS ORDERED AND ADJUDGED: that plaintiff McCook Lake Ike's Club shall recover from defendant Shannon K. Clayton the sum of \$738.50.

IT IS FURTHER ORDERED AND ADJUDGED: that the debt is nondischargeable pursuant to 11 U.S.C. § 523.

> Vol. V Page 57

BARBARA A. EVERLY Clerk of Bankruptcy Court

[Seal of the U.S. Bankruptcy Court] Date of Issuance: October 31, 1995

IN THE UNITED STATES BANKRUPTCY COURTUS BANKRUPTCY COURT X FOR THE NORTHERN DISTRICT OF IOWA WESTERN DIVISION

OCT 3 1 1995

IN RE:

SHANNON K. CLAYTON,

Debtor.

McCOOK LAKE IKE'S CLUB,

Plaintiff,

Vs.

Defendant.

BARBARA A EVERLY. CLERK

Chapter 7

Bankruptcy No. 95-51297XS

Adversary No. 95-5141XS

ORDER RE: MOTION FOR APPROVAL OF STIPULATION

On September 7, 1995, plaintiff McCook Lake Ike's Club filed a complaint to determine the dischargeability of its debt pursuant to 11 U.S.C. § 523. On October 27, 1995, the parties filed a stipulation of settlement. The parties agreed that judgment shall enter against debtor/defendant Shannon K. Clayton and that the debt shall be nondischargeable. Plaintiff has now filed a motion for approval of the stipulation and for entry of judgment in accordance with the stipulation. The court finds and concludes that judgment should enter.

IT IS ORDERED that plaintiff McCook Lake Ike's Club shall recover from defendant Shannon K. Clayton the sum of \$738.50.

IT IS FURTHER ORDERED that the debt is nondischargeable pursuant to 11 U.S.C. § 523. Judgment shall enter accordingly. SO ORDERED THIS 31^{44} DAY OF OCTOBER 1995.

William L. Edmonds, Chief Bankruptcy Judge

I certify that on 10/31/95 I mailed a copy of this order and a judgment by U.S. mail to: Alvin Ford, Craig Lane and U.S. Trustee.

AO 72A (Rev. 8/82)